

# UNITED STATES PATENT AND TRADEMARK OFFICE



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/518,787	03/03/2000	Kurt Clement	108298627US 7353		
25096 7:	590 10/08/2002				
PERKINS CO	DIE LLP	EXAMINER			
PATENT-SEA		REAGAN, JAMES A			
P.O. BOX 1247		,			
SEATTLE, WA 98111-1247			ART UNIT	PAPER NUMBER	
		3621			
			DATE MAILED: 10/08/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	-	Applicant(s)			
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Office Action Summary		Examiner		Art Unit	<del></del>		
		James A. Reaga	n	3621	•		
	The MAILING DATE of this communication a			orrespondence address	;		
Period fo	• •	N V IO OET TO EV	DIDE AMONTHY	0) 5004			
THE I - Externanter - If the - If NC - Failu - Any rearne	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by stated the period for reply will, by stated for the period	N. 1.136(a). In no event, how eply within the statutory mir od will apply and will expire tute, cause the application t	ever, may a reply be tim nimum of thirty (30) days SIX (6) MONTHS from to become ABANDONE	nely filed s will be considered timely. the mailing date of this commun D (35 U.S.C. § 133).	, ication.		
Status							
1)[	Responsive to communication(s) filed on 0						
2a)□	· —	This action is non-f					
3)	Since this application is in condition for allo closed in accordance with the practice under				rits is		
<u> </u>	on of Claims	·	•				
-	Claim(s) <u>1-29</u> is/are pending in the applicati 4a) Of the above claim(s) is/are withdo		ation		,		
	Claim(s) is/are allowed.	rawii iioiii considei	ation.				
· · · · · ·	Claim(s) 1-29 is/are rejected.						
·	Claim(s) <u>1-29</u> is/are rejected.  Claim(s) is/are objected to.						
. 8)		l/or election require	ment.				
,	on Papers						
9)[	The specification is objected to by the Exami	ner.					
10)[	The drawing(s) filed on is/are: a)☐ ac	cepted or b) object	ed to by the Exa	miner.			
	Applicant may not request that any objection to	= : :		• •			
11) 🔲	The proposed drawing correction filed on	is: a)□ approv	ed b) disappro	ved by the Examiner.			
If approved, corrected drawings are required in reply to this Office action.							
,	The oath or declaration is objected to by the	Examiner.					
Priority u	ınder 35 U.S.C. §§ 119 and 120						
•	Acknowledgment is made of a claim for fore	ign priority under 3	5 U.S.C. § 119(a	)-(d) or (f).			
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
* * 5	3. Copies of the certified copies of the preaction application from the International I See the attached detailed Office action for a limit.	Bureau (PCT Rule	17.2(a)).	·	е		
14)[] A	Acknowledgment is made of a claim for dome	estic priority under 3	5 U.S.C. § 119(e	e) (to a provisional appl	ication).		
	)  The translation of the foreign language packnowledgment is made of a claim for dome	• •			·		
Attachmen		•	30				
2) Notic	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s	4)	Notice of Informal I	(PTO-413) Paper No(s) Patent Application (PTO-152	<del></del> ·.		

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#### **DETAILED ACTION**

#### Status of Claims

- 1. This action is in response to the application filed on 03 March 2000.
- 2. Claims 1-29 have been examined.

#### **Information Disclosure Statement**

3. The Information Disclosure Statement filed on 03 March 2000 has been considered. An initialed copy of the Form 1449 is enclosed herewith.

# Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wyman (US 5,438,508) in view of Applicant's own admission.

**Examiner's note**: Examiner has pointed out particular references contained in the prior art of record in the body of this action for the convenience of the Applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply. Applicant, in preparing the response, should

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consider fully the *entire* reference as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

# Claims 1, 10, and 21:

With regard to the limitations of:

 controlling access to the data through computer executable code that requires authorization for continued access to the data by automatically:

- detecting access to the data by the user, and
- querying the user's account, and if permission to continued access is verified, then enabling continued access to the data.

Wyman, in column 1, lines 36-38 discloses, "...usage of licensed software may be monitored in a computer system to determine if a use is within the scope of a license", and product use authorizations (abstract).

Wyman does not specifically disclose:

- recording data on a fixed medium in the computer system; and
- providing for transfer of the computer system to the user.

However, Examiner takes **Official Notice** that it is old and well known in the computer arts to sell computers with software already installed on the machine's hard disk. The Windows operating system, various third-party

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applications, and online services such as America Online, Prodigy, and MSN are all preinstalled on a computer when it comes from the factory to the new owner.

#### Claim 2:

With regard to the limitation of the act of recording data on the fixed medium includes recording software application program instructions on the fixed medium, Examiner takes Official Notice that it is old and well known in the computer arts to install on the hard drive self-executing programs that automatically install and application when activated. AOL routinely places a shortcut onto the desktop of a new computer wherein a new user can click on the shortcut and the application will install the browser software and automatically connect to the Internet to begin setting up an account.

## Claims 3, 11, and 22:

With regard to the limitation of recording software application program instructions on the fixed medium includes recording software application program instructions that enable a software application that does not depend on continued access to a network for fully functional operation, Wyman, in column 2, lines 42-44 discloses a spreadsheet program.

#### Claims 4-9 and 12:

With regard to the limitations of:

 the act of recording data on the fixed medium includes recording data on a hard disk drive.

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- the act of controlling access to the data includes the computer system automatically executing computer readable instructions to contact a party authorized to grant access to the data.
- executing computer readable instructions includes executing instructions to activate a network link.
- executing computer readable instructions includes executing instructions to activate access to the Internet.
- the act of controlling access to the data includes determining if a user has a sufficient account credit to continue access to the data.
- the act of controlling access to the data includes determining if a
  user should be billed for accessing the data.

Examiner takes **Official Notice** that it is old and well known in the computer arts to install a self-extracting, self-executing program onto the hard drive of a computer, automatically dial up an ISP after installation, access the Internet, verify available credits (free hours) according to a sponsored program, and set up a billing account with a user's credit card. Applicant has referenced AOL in the section of the specification marked "Background of the Invention", and, as one of ordinary skill in the art would agree, AOL anticipates these steps when providing Internet access to a new customer for the first time.

## **Claims 13 and 23:**

With regard to the limitation of verifying authority to access the software application verifies authority of a particular user to access the software

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application, Wyman, in column 1, lines 36-38 discloses, "...usage of licensed software may be monitored in a computer system to determine if a use is within the scope of a license."

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## **Claims 14 and 24:**

With regard to the limitation of verifying authority to access the software application verifies authority of an accessing computer system to access the software application, Wyman discloses distributing software licenses among the units of an organization (column 2, lines 22-40).

# Claims 15-20 and 25-29:

With regard to the limitations of:

- verifying authority to access the software application is accomplished through a network connection.
- verifying authority to access the software application is accomplished through an Internet interface.
- if authority is not verified, then interrupting access to the software application.
- if authority to access the software application is not verified, then the user is presented with an opportunity to qualify for access to the software application.
- the opportunity to qualify for access to the software application includes generating a request to set up an account.

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if authority to access the software application is not verified, then
the user's access to the software application is terminated.

Examiner takes **Official Notice** that it is old and well known in the computer arts to check a password or authorization code across an Internet connection using a web browser, denying access if the code is incorrect, applying for an account, and terminating the session if an account is not requested or granted. Applicant has referenced AOL in the section of the specification marked "Background of the Invention", and, as one of ordinary skill in the art would agree, AOL anticipates these steps when providing Internet access to a new customer for the first time.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to **James A. Reagan** whose telephone number is **(703) 306-9131**. The examiner can normally be reached on Monday-Friday, 9:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **James Trammell** can be reached at (703) 305-9768.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the **Receptionist** whose telephone number is (703) 305-3900.

Any response to this action should be mailed to:

## Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 305-7687

[Official communications; including

After Final communications labeled "Box AF"]

(703) 308-1396

[Informal/Draft

communications.

labeled

"PROPOSED" or "DRAFT"]

Hand delivered responses should be brought to Crystal Park 5, 2451

Crystal Drive, Arlington, VA, 7th floor receptionist

**JAR** 

26 September 2002

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600